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Effective March 1998

## Rev. 5/30/01 DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

subjec first pa Title 3	ct matter of each of the claims of thi paragraph of Title 35, United States	5, United States Code >120 of any Unite is application is not disclosed in the prior Code >112, I acknowledge the duty to dis >1.56 which occurred between the filing in.	United State sclose inform	s application in the manation material to paten	nner provided by the tability as defined
					<del>                                     </del>
	Japan	2002-331905	No	ovember 15, 2002	Yes
	COUNTRY	APPLICATION NO.	D	ATE OF FILING	PRIORITY CLAIMED
any an I ackn define I herel for pa	mendment(s) referred to above.  nowledge my duty to disclose to the din Title 37, Code of Federal Regulation priority benefits under Title.	the Patent and Trademark Office all informalations, ∋1.56.  le 35, United States Code, ∋119 (and ∋172 below and have also identified below any	mation knov	vn to me to be materia	al to patentability a
on	1	ial No filed (if applicable), or ication No. PCT/ (if applicable).  Inderstand the content of the above-identian			
X the	ich is described and claimed in: attached specification, or specification in the application Ser	ial No filed		;	
Title:	APPARATUS, METHOD AN	D PROGRAM FOR CONTENTION	ARBITRA	PION	
	name; that I verily believe that I a inventor (if plural inventors are named:	or, I hereby declare that: my residence, pos m the original, first and sole inventor (if o ed below) of the subject matter which is cl	only one nad laimed and fo	me is listed below) or a for which a patent is sou	an original, first an

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named	herein to accept and follow instructions from
OGASAWARA PATENT OFFICE	, as to any action to be taken in the U.S. Patent and Trademark Office
regarding this application without direct communication between	the U.S. attorneys and myself. In the event of a change in the persons
from whom instructions may be taken, the U.S. attorneys named h	erein will be so notified by me.

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